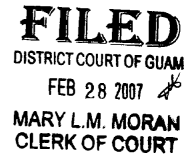
Wayson W. S. Wong, Esq. Law Offices of Wayson Wong 142 Seaton Boulevard, Suite 101 Hagatña, Guam 96910

Telephone No.: (671) 475-7448 Facsimile No.: (671) 477-4455

Email Address: WaysonWong@aol.com

Attorney for Plaintiff



#### IN THE DISTRICT COURT OF GUAM

### TERRITORY OF GUAM

FLORENCIA Q. LEWIS,	) CIVIL CASE NO. 05-00026
Plaintiff,	) ) (Federal Tort Claims Act)
VS.	) FIRST AMENDED PLAINTIFF'S ) DISCLOSURES OF EXPERT
UNITED STATES OF AMERICA,	) TESTIMONY; CERTIFICATE OF ) SERVICE
Defendant.	)
	)

# FIRST AMENDED PLAINTIFF'S DISCLOSURES OF EXPERT TESTIMONY

Plaintiff Florencia Q. Lewis, by and through her attorney, Wayson W. S. Wong, A Professional Corporation, provide for the disclosure of her expert testimony pursuant to Federal Rules of Civil Procedure 26(a)(2), as follows.

 Mark H. Miller, M.D. (To replace Eric W. Spak, M.D.) Interventional Radiologist Guam Memorial Hospital 850 Gov. Carlos G. Camacho St. Tamuning, Guam 96913 Tel No.: (671) 647-2137 Dr. Miller is expected to testify about the pertinent standard of care for interventional radiologists and how it applies to this case. Dr. Spak determined that his work load would not allow him to participate in this case, necessitating this change.

Richard James Van Allan, M.D. (Alternate)
 Cedars-Sinai Medical Center
 Department of Imaging
 8700 Beverly Boulevard, Taper Bldg. M335
 Los Angeles, California 90048
 Tel. No.: (310) 423-8844

Alternatively, Dr. Van Allan is expected to testify about the pertinent standard of care for interventional radiologists and how it applies to this case.

Jerone Landstrom, M.D.
 Pacific Hand Surgery Center
 636 Gov. Carlos Camacho Rd.
 Tamuning, Guam 96913
 Telephone No. 649-4263

Dr. Landstrom is expected to testify about the problems with plaintiff's medical care at Tripler Army Medical Center and the pertinent standard of care for vascular surgeons and how it applies to this case.

Information about Dr. Landstrom's opinions and the bases for them have been provided to defendant's counsel. They are being updated. Similar information from the Dr. Miller and/or Dr. Van Allan will be provided shortly. All information to be provided under Rule 26(a)(2) will be provided shortly, including the CVs of the doctors described.

Dated: Hagatna, Guam, February 28, 2007.

Wayson W. S. Wong Attorney for Plaintiff

#### IN THE DISTRICT COURT OF GUAM

## TERRITORY OF GUAM

FLORENCIA Q. LEWIS,	) CIV. NO. 05-00026
Plaintiff,	) (Federal Tort Claims Act)
vs.	) CERTIFICATE OF SERVICE
UNITED STATES OF AMERICA,	)
Defendant.	)
	)

# CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was duly served by either personal delivery, fax delivery or by mailing a copy of the same by U.S. mail, postage prepaid, upon the following at the his last known address.

> Mikel W. Schwab, Esq. Assistant U.S. Attorney Sirena Plaza, Suite 500 108 Hernan Cortes Ave. Hagatna, Guam 96910

Attorney for Defendant

Dated: Hagatna, Guam, February 28, 2007.